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FAX TRANSMISSION
DATE: September 26, 2006
PTO IDENTIFIER: Application Number 09/476,877-Conf. #8423 Patent Number Inventor: Lawrence M. Ausubel
MESSAGE TO: US Patent and Trademark Office  FAX NUMBER: (571) 273-8300
FROM: CONNOLLY BOVE LODGE & HUTZ LLP Stanley B. Green
PHONE: (202) 331-7111  Attorney Dkt. #: 21736-00010-US
PAGES (Including Cover Sheet):  CONTENTS:  Letter Accompanying Terminal Disclaimer (2 pages) Terminal Disclaimer To Obviate A Double Patenting Rejection Over A "Prior" Patent (1 page) Pee Transmittal (1 page) Charge \$130.00 to deposit account 22-0185 Certificate of Transmission (1 page)
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Application No. (if known): 09/476,877

Attorney Docket No.: 21736-00010-US

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		rtions Act, 2006 (H.R. 4818).			09/476,877-Conf. #8423			
FEE'	TRANSI	/IITTAL			January 3, 2000			
	For FY 20				Lawrence M. Ausubel			
-	FUIFI ZU	υ <del>ວ</del>			F. Poinvil			
Applicant cla	ims small entity status	. See 37 CFR 1.27	Art Unit		3628			
TOTAL AMOUNT	OF PAYMENT	(\$) 130.00	Attorney Docket No. 2		21736-00010-US			
METHOD OF PA	YMENT (check al	i that apply)		-	***************************************			
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1. BASIC FILING, 8		MINATION FEES						
	FILI		ARCH FEES	EXAMIN	NATION FEES			
Application Type	Fee (\$)	Small Entity Fee (\$) Fee (\$	Small Entity	Fee (\$)	Small Entity	Econ Da	(e)	
Utility	300	150 500	<u>Fee (\$)</u> 250	200	<u>Fee (\$)</u> 100	Fees Pa	(10 (3)	
Design	200	100 100	50	130	65			
Plant	200	100 300	150	160	80			
Reissue	300	150 500	250	600	300	<del></del>		
Provisional	200	100 0	0	0	0			
2. EXCESS CLAIM	FEES					S	mall Entity	
Fee Description						Fee (\$)	Fee (\$)	
Each claim over 20						50	25	
Each independent el Multiple dependent		ing Reissues)				200	100	
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3. APPLICATION SIZE FEE  If the specification and drawings exceed 100 sheets of paper (excluding electronically filed sequence or computer listings under 37 CFR 1.52(e)), the application size fee due is \$250 (\$125 for small entity) for each additional 50 sheets or fraction thereof. See 35 U.S.C. 41(a)(1)(G) and 37 CFR 1.16(s).								
Total Sheets Extra Sheets Number of each additional 50 or fraction thereof Fee (\$) Fee Paid (\$)								
- 100 = /50 (round up to a whole number) x =								
4. OTHER FEE(S)  Non-English Specification, \$130 fee (no small entity discount)								
Other (c.g., late filing surcharge): 2814 Statutory Disclaimer 130.00								
SUBMITTED BY								
Signature Struck J. Once Registration No. (Attorney/Agent) 24,351 Telephone (202) 331-7111								
Name (Print/Type) Sta	nley B. Green				Date Se	eptember 2	8. 2008	

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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of: Lawrence M. Ausubel

Application No.: 09/476,877

Confirmation No.: 8423

Filed: January 3, 2000

Art Unit: 3628

For: COMPUTER IMPLEMENTED METHODS

Examiner: F. Poinvil

AND APPARATUS FOR AUCTIONS

#### LETTER ACCOMPANYING TERMINAL DISCLAIMER

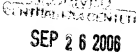
Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

This accompanies the terminal disclaimer. Since there is no rejection or other indication in this application of a need for a terminal disclaimer Applicant believes the following discussion will be useful.

On about September 12, 2006 the undersigned had a discussion with the Examiner in connection with double patenting issues in connection with US Patent 6,021,398. A review of claims in this application compared to the claims in the '398 patent indicate that the claims in this application are different from the claims in the '398 Patent. In particular, each of the claims in this application specifies that "at least one of the bids including a set identification S<sub>i</sub> identifying at least two different items". None of the claims in the '398 patent include this or similar language.

Based on the foregoing it's apparent that even if a allegation of double patenting were to be made, that allegation would not be based on "same invention" double patenting and thus could be cured by a terminal disclaimer. However, "obviousness" type double patenting requires more than merely showing claims with different scope; in order to justify an obviousness type



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double patenting rejection, there must be some evidence that, considering the differences between the claims the claimed invention would have been obvious to someone with skill in the art. In this prosecution there is no such evidence,

Thus applicant believes the request for a terminal disclaimer is completely unjustified. However, since this application has been pending for over six years (it was filed in January of 2000) Applicant is willing to file a terminal disclaimer if it will expedite issuance of the patent. Applicant notes that a terminal disclaimer can be withdrawn at least prior to the issuance of a patent (see the MPEP at page 1490-86). Applicant reserves the right to withdraw this terminal disclaimer in the event the claims are rejected or otherwise refused on any other grounds.

Please charge our Deposit Account No. 22-0185, under Order No. 21736-00010-US, in the amount of \$130.00 covering the fee set forth in 37 CFR 1.20(d). The Director is hereby authorized to charge any deficiency in the fees filed, asserted to be filed or which should have been filed herewith.

Dated: September 26, 2006

Respectfully submitted,

Stanley B. Green

Registration No.: 24,351

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